

FORM L-1928

STATE OF CALIFORNIA DEPARTMENT OF PUBLIC WORKS

DIVISION OF WATER RIGHTS

License for Diversion and Use of Water

PERMIT No. 1926

Notice of Assignment (Over) APPLICATION No. 3751

LICENSE No.

This is to Certify, That Young Mon's Christian Association of

bas made proof to the satisfaction of the Division of Water Rights of California of a right to the use of the waters of an unnamed stream in Los Angeles

County

tributary of West Fork of San Gabriel River

of the Division of Water Rights and that said right to the use of said waters has for the purpose of domestic and recreational uses been perfected in accordance with the laws of California, the rules and regulations of the Division of Water Rights and the terms of the said permit; that the priority of the right herein confirmed dates from

that the amount of water to which such right is entitled and hereby confirmed, for the purposes aforesaid, is limited to the amount actually beneficially used for said purposes and shall not exceed ene hundredth (0.01) subte foot per second or approximately sixty-five hundred (6500) gallons per day from about May let to about September let of each season.

The point of diversion of such water is located South two hundred (200) feet and West one thousand (1000) feet from the Young Mens Christian Association camp site in the MW of MET of Section 19, T 2 N, E 11 W, S.B.B. & M. and being within the NW of ME of said Section 19.

A description of the lands or the place where such water is put to beneficial use is as follows:

MWT of HET of Section 19, T 2 N, B 11 W, S.B.B. & M.

The right to the diversion and use of the water aforesaid hereby confirmed is restricted to the point of diversion berein specified and to the lands or place of use herein described.

This license is granted and said appropriator takes all rights herein mentioned subject to the terms and gonditions set forth in Section 20 of Chapter 586, Statutes 1913, which is as follows:

This license is granted and said appropriator takes all rights herein mentioned subject to the farmy and conditions set forth in Section 20 of Chapter 586, Statutes 1913, which is as follows:

See 30. All permits and licenses for the proportiation of water shall be used to terms and conditions of this act, and shall be effective for subtraction of the condition of the set of the proposition of water shall be used to the useful and beneficial purpose for which said water was appropriated under the useful and beneficial purpose for which and water was appropriated under the useful and beneficial purpose for which and water was appropriated proposed provided in the useful and beneficial purpose for which and water was appropriated under the useful and the state of the provisions of the state of the provision of the state shall as license, the state, or object to such conditions and used under stall license and in the state of the provisions of the state shall as license, the state, or object to such conditions as and owner of stall sand country, municipal waters built or constructed for tradelivation of the state shall as license, the state, or object to such conditions as and owner of stall sand country, municipal waters built or constructed for tradelivation of the state shall as license, the state, or object to such conditions as an owner of stall sand country, municipal waters built or constructed for tradelivation of the state shall as license, that the permitter or license is the state of the state shall be stated to the state of the state shall be stated to state the state of the state shall be stated to state the state of the state shall be stated to state the state of the state shall be stated to state the state of the state

Witness the signature of the Chief of the Division of WATER RIGHTS, Department of Public Works of the State of California, and the seal of said department this eighth day of

Chief of Division of Water Rights, Department of Public Works of the State of California

hrest of Latter Day Saints

RECEIVED NOTICE OF ASSIGNMENT TO US- angula Mull Frest

DIVISION OF WATER RIGHTS DEPARTMENT OF PUBLIC WORKS

STATE OF CALIFORNIA

WATER APPROPRIATE LICENSE 9

Voung Men's Christian Association ထ October DATED

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STATE OF CALIFORNIA

STATE WATER RESOURCES CONTROL BOARD DIVISION OF WATER RIGHTS

ORDER

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LICENSE 740

ORDER CORRECTING THE PLACE OF USE, DELETING A PURPOSE OF USE AND REDUCING THE AMOUNT OF ENTITLEMENT

WHEREAS:

- 1. License 740 was issued to Young Men's Christian Association of Long Beach California and was filed with the County Recorder of Los Angeles County on October 29, 1928.
- 2. License 740 was subsequently assigned to U. S. Angeles National Forest.
- A request to correct the description of place of use under said license has been filed with the State Water Resources Control Board.
- 4. The USGS 7.5' Quadrangle map Chilao Flat photorevised 1972 shows the Place of Use as being within the SW¼ of SE¼ Section 18, T2N, R1lW, SBB&M. License 740 describes the same Place of Use as being with the NE¼ of NE¼ of Section 19, T2N, R1lW, SBB&M. A correction in the description of Place of Use under said license is needed to conform the description with the location on the photorevised quandrangle map.
- 5. The Licensee has requested that the amount of water appropriated under License 740, be reduced from 6,500 gallons per day to 300 gallon per day to reflect the amount actually being used. The water is used only for domestic use and not for recreational use.
- 6. The State Water Resources Control Board has determined that said correction in the description of Place of Use, reduction in amount and deletion of a Purpose of Use will not initiate a new right nor operate to the injury of any other lawful user of the water and that good and sufficient cause has been shown for said correction and changes.

License 740 (Application 3751)

NOW, THEREFORE, IT IS ORDERED THAT:

- 1. The Place of Use under License 740 be described as follows: Within the SW4 of SE4 of Section 18, T2N, R11W, SBB&M.
- The amount of water to which right is entitled is limited to the amount actually beneficially used for said purposes and shall not exceed 300 gallons per day.
- 3. The Purpose of Use under this license shall be domestic use only.

MARCH 8 1983

Dated:

Raymond Walsh, Chief

Division of Water Rights

STATE OF CALIFORNIA STATE WATER RESOURCES CONTROL BOARD

DIVISION OF WATER RIGHTS

ORDER

APPLICATION	3751						
		- ·	PERMIT	 1926	LICENSE	740	
							

ORDER ALLOWING A REDUCTION IN THE AMOUNT OF ENTITLEMENT

WHEREAS:

- 1. License 740 was issued to Young Man's Christian Association of Long Beach and was filed with the County Recorder of Los Angeles County on October 29. 1928.
- 2. License 740 was subsequently assigned to U. S. Angeles National Forest.
- 3. An order correcting the description of the place of use, deleting recreation as a purpose of use and reducing the amount of entitlement from 6,500 gallons per day to 300 gallons per day was granted on March 8, 1983 and has been recorded with the County Recorder of Los Angeles County on March 24, 1983, as document No. 83-326405.
- 4. A petition requesting a reduction in the amount of entitlement for domestic use under License 740 from 300 gallons per day to 70 gallons per day, to reflect the amount actually being used, was filed with the State Water resources Control Board December 18, 1989, and said Board has determined that good cause for such reduction has been shown.
- 5. The Board has determined that the petitioned reduction in amount of entitlement does not constitute the initiation of a new right nor operate to the injury of any other lawful user of water.
- 6. The existing license condition pertaining to the Board's continuing authority should be replaced to conform with Section 780(a), Title 23, California Code of Regulations.

NOW, THEREFORE, IT IS ORDERED THAT:

- The amount of water is entitled to be used under License 740 is limited to the amount actually beneficially used for domestic purposes and shall not exceed 70 gallons per day.
- 2. The License Condition pertaining to the Board's continuing authority is replaced to conform with Section 780(a), Title 23, of the California Code of Regulations which reads as follows:



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Pursuant to California Water Code Sections 100 and 275, and the common law public trust doctrine, all rights and privileges under this license including method of diversion, method of use, and quantity of water diverted, are subject to the continuing authority of the State Water Resources Control Board in accordance with law and in the interest of the public welfare to protect public trust uses and to prevent waste, unreasonable use, unreasonable method of use or unreasonable method of diversion of said water.

The continuing authority of the Board may be exercised by imposing specific requirements over and above those contained in this license with a view to eliminating waste of water and to meeting the reasonable water requirements of licensee without unreasonable draft on the source. Licensee may be required to implement a water conservation plan, features of which may include but not necessarily be limited to: (1) reusing or reclaiming the water allocated; (2) using water reclaimed by another entity instead of all or part of the water allocated; (3) restricting diversions so as to eliminate agricultural tailwater or to reduce return flow; (4) suppressing evaporation losses from water surfaces; (5) controlling phreatophytic growth; and (6) installing, maintaining, and operating efficient water measuring devices to assure compliance with the quantity limitations of this permit and to determine accurately water use as against reasonable water requirements for the authorized project. No action will be taken pursuant to this paragraph unless the Board determines, after notice to affected parties and opportunity for hearing, that such specific requirements are physically and financially feasible and are appropriate to the particular situation.

The continuing authority of the Board also may be exercised by imposing further limitations on the diversion and use of water by the licensee in order to protect public trust uses. No action will be taken pursuant to this paragraph unless the Board determines, after notice to affected parties and opportunity for hearing, that such action is consistent with California Constitution Article X, Section 2; is consistent with the public interest and is necessary to preserve or restore the uses protected by the public trust.

Dated

JUNE/2 8 1990

Walter G. Pettit, Chief Division of Water Rights